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PATENT APPLICATION

Docket No.: 11147.5

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:		
	Mark Galloway	
Serial No.:	10/624,391	
Filing Date:	July 22, 2003	Art Unit 1631
Title:	MERIDIAN LINKING DIAGNOSTIC AND TREATMENT SYSTEM AND METHOD FOR TREATMENT OF MANIFESTED AND LATENT MALADIES USING THE SAME	Conf. No. 6825
Examining Attorney:	Jason M. Sims	

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

**DECLARATION UNDER 37 C.F.R. §§ 1.131 AND 1.132**

I the undersigned, declare that:

1. I am one of the named inventors of the above-referenced patent application.
2. I am familiar with the subject matter of the above-referenced patent application and have reviewed the current claim(s) of the above-referenced patent application.
3. I am also familiar with the provisional patent application to which the above-referenced patent application refers, namely U.S. Provisional Patent Application Serial No. 60/422,535 filed October 31, 2002 and entitled "Diagnostic Meridian Linking System and Method."

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4. The invention disclosed and currently-claimed in the above-referenced application was reduced to practice and sold in production model form at least as early as September 4, 2002 as the Asyra<sup>TM</sup> device. Attached are true copies of invoices for sales of the Asyra device occurring between September 4, 2002 and September 10, 2002, all predating the October 22, 2002 priority date of Zhang as follows:

- a. An invoice to Dr. Ed Perkins dated September 4, 2002;
- b. An invoice to Dr. Gary Shohet dated September 4, 2002;
- c. An invoice to Dr. Ira Crawford dated September 4, 2002;
- d. An invoice to Dr. Leonard Ward dated September 4, 2002;
- e. An invoice to Dr. James Wear dated September 10, 2002; and
- f. An invoice to Lifeline Chiropractic Center dated September 10, 2002.

5. On each invoice, the ship date (shown mid-center) is the same as date of the invoice and is accurate as to the date of shipment to the purchaser of the Asyra system.

6. Each of the above-referenced invoices represents evidence of actual sales of devices embodying the invention that occurred in September 2002.

7. The above-referenced provisional patent application comprises the Operator's Manual for the Asyra devices sold in September 2002, and the Operator's Manual was shipped to the customers as part of the Asyra system.

8. The Operator's Manual that was shipped with each Asyra device and that was included in the above-referenced provisional patent filing includes several pictures (see numbered pages 5-7 of the provisional application) of the completed production device or portions thereof and numerous screen shots of the associated software (see numbered pages 8-25 of the provisional application). The pictures shown in the Operator's Manual are true pictures of a completed

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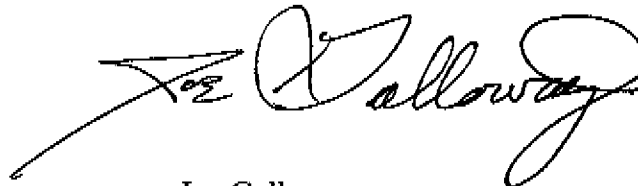
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production device that were taken prior to the September 4, 2002 ship date. Such pictures and screen shots are additional evidence that the invention had been reduced to practice no later than the September 4, 2002 ship date when such pictures were shipped as the Operator's Manual with the devices as described in the attached invoices.

9. All statements made of my own knowledge are true and all statements made on information and belief are believed to be true; and, further, that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code, and that such willful, false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated this 7<sup>th</sup> day of June, 2010.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read "Joe Galloway", with a stylized, flowing script.

Joe Galloway

ADS

4824-3042-2534